

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON AT SEATTLE

LOCALS 302 AND 612 OF THE
INTERNATIONAL UNION OF
OPERATING ENGINEERS
CONSTRUCTION INDUSTRY HEALTH
AND SECURITY FUND; LOCALS 302
AND 612 OF THE INTERNATIONAL
UNION OF OPERATING ENGINEERS-
EMPLOYERS CONSTRUCTION
INDUSTRY RETIREMENT FUND;
WESTERN WASHINGTON OPERATING
ENGINEERS-EMPLOYERS TRAINING
TRUST FUND,

NO.

COMPLAINT TO COMPEL AUDIT

Plaintiffs,

v.

ALASKA FRONTIER CONSTRUCTORS,
INC., an Alaska corporation,

Defendant.

Plaintiffs Locals 302 and 612 of the International Union of Operating Engineers Construction Industry Health and Security Fund, Locals 302 and 612 of the International Union of Operating Engineers-Employers Construction Industry Retirement Fund, and Alaska Operating Engineers-Employers Training Trust Fund and allege:

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Reid, McCarthy, Ballew & Leahy, L.L.P.

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1 I.
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3 They are unincorporated associations operating as trust funds pursuant to
4 Section 302 of the Labor Management Relations Act of 1947, as amended, to
5 provide medical, retirement, and training benefits for eligible participants. Plaintiffs'
6 offices are located in King County, Washington.

7 II.
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9 The Court has jurisdiction over the subject matter of this action under Section
10 502 (e)(1) and (f) of the Employee Retirement Income Security Act of 1974
11 ("ERISA"), 29 U.S.C. §1132 (e)(1) and (f) and under Section 301 (a) of the Taft-
12 Hartley Act, 29 U.S.C. §185 (a).

13 III.
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15 Venue is proper in this district under Section 502 (e)(2) of ERISA, 29 U.S.C.
16 §1132 (e)(2), because plaintiff Trusts are administered in this district.

17 IV.
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19 Defendant is an Alaska corporation.
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21 V.
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23 Defendant is bound to a collective bargaining agreement with Local 302 of the
24 International Union of Operating Engineers (hereinafter "Local"), under which
25 Defendant is required to promptly and fully report for and pay monthly contributions to
the Plaintiff Trusts at varying, specified rates for each hour of compensation
Defendant pays to its employees who are members of the bargaining unit
represented by the Local (such bargaining unit members are any of Defendant's part

1 time or full time employees who perform any work task covered by the Defendant's
2 labor contract with the Local, whether or not those employees actually join the Local).

3 VI.

4 Defendant accepted the Plaintiffs' respective Trust Agreements and thereby
5 agreed to audits by the Plaintiff Trusts of its records as follows, in part:

6 The Board may require the Employers, any Signatory Association, any
7 Individual Employer, the Union, any Employee or other beneficiary to promptly
8 furnish to the Trustees, on demand, such payroll records, information, data,
9 reports, or documents reasonably required for the purposes of administration
10 of the Fund. The parties agree that they will use their best efforts to secure
11 compliance with any reasonable request of the Board for any such information,
12 data, reports or documents. The Trustees, or their authorized representatives,
13 may examine the pertinent payroll records of each Individual Employer with
14 respect to the Employees benefiting from this Agreement whenever the
15 Trustees in connection with the proper administration of the Fund deem such
16 examination necessary or advisable.

17 In the event that any such audit shall determine that the Individual Employer is
18 delinquent in the payment of contributions due the Fund, the Individual
19 Employer shall be obligated for the cost of such audit; provided, however, that
20 the Board of Trustees may waive the imposition of such costs upon good
21 cause shown.

22 VII.

23 The Trustees of Plaintiff Trusts deem it both necessary and advisable to the
24 proper administration of the Trusts that their authorized representatives examine the
25 Defendant's books and records for the inclusive period of January 1, 2016 through
26 the Present Date to determine if the Defendant previously reported for and paid to
the Trusts all of the amounts due them for the inclusive employment of members of
the bargaining unit represented by the Local for said period.

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VIII.

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On July 2, 2019, a notification letter was emailed to the Defendant. To date Defendant has failed to make all of the requested records available for the thorough examination the Trustees deem necessary and advisable to the proper administration of the Trusts.

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WHEREFORE, Plaintiffs pray the court as follows:

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That the Court enter an Order Compelling Audit under which the Defendant shall be directed by the Court, within a specified time to make available to the authorized representatives of the Trustees of the Trusts the following documents:

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A. Vendor Payment History including date, payee, check number and amount for the following quarters:

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2018 – 4th quarter
2017 – 3rd quarter

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Afford to the authorized representatives of the Trustees of the Trusts both ample time and opportunity to examine all such materials of Defendant at such time and at such place as shall be convenient to the Trustees' authorized representatives.

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3. For judgment against the Defendant for:

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A. All of the Plaintiff's attorney's fees incurred in gaining auditor access to Defendant's records;

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B. All auditing expenses incurred by the Trusts in conducting the audit;

- C. All of the Plaintiffs' costs incurred in gaining auditor access to defendant's records; and
- D. For such other and further relief as the Court may deem just and equitable.

DATED this 7/16 day of August, 2019.

REID, McCARTHY, BALLEW & LEAHY,
L.L.P.

Russell J. Reid, WSBA #2560
Attorney for Plaintiffs

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